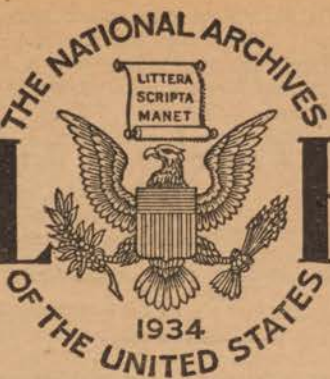


FEDERAL REGISTER



VOLUME 4

NUMBER 149

Washington, Friday, August 4, 1939

Rules, Regulations, Orders

TITLE 10—ARMY: WAR DEPARTMENT

CHAPTER V—MILITARY RESERVATIONS AND NATIONAL CEMETERIES

PART 52—REGULATIONS AFFECTING MILITARY RESERVATIONS¹

§ 52.6 Acquisition by lease—(a)
Leases not requiring prior approval—(1) Limitation of term and rental. Leases for the purposes and subject to the limitations of term and rental set forth in (i) and (ii) below are authorized without prior approval when funds are available and the rental consideration conforms to the prevailing rate in the locality concerned:

(i) For hire of camp sites for troops, office and storage space for small detachments, garage space, and space for recruiting stations, provided the premises are to be occupied not longer than three months and the rental for the entire period of occupancy is less than \$100.

(ii) For hire of buildings and grounds required in connection with maneuvers and special field exercises, including the GHQ Air Force, when the premises are to be occupied not longer than three months and the rental for the entire term is less than \$500.

(2) *Informal agreements.* Leases in (1) (i) and (ii) above may be by informal written agreements, but when the rental in (1) (i) above exceeds \$100, execution on Standard Form No. 2 (Revised) (Government Lease of Real Estate) is mandatory. Informal written agreement may be worded substantially as follows:

(Place) -----
(Date) -----, 19-----

The undersigned hereby agrees to allow the use of premises -----
(Description of premises)
by ----- at
(Designation of detachment)

¹ These regulations supersede section 52.6, Title 10, Code of Federal Regulations.

a rental of \$---- per month, or proportionate part thereof for the time of occupancy.

(Signature of property owner)
I certify that I have this day entered into an informal agreement with -----

(Name of property owner) ----- covering rental of property owner) ----- same being

(Description of premises) required and absolutely necessary for the successful operation of my detachment.

(Name) -----
(Grade and organization) -----
(Date) -----, 19-----

(b) *Preparation and execution of leases—(1) Lessors to be informed as to terms.* Contracting officers will be careful to inform fully the lessors as to the terms of the lease.

(2) *Lessor must have valid interest.* Contracting officers will satisfy themselves before executing leases that the person, partnership, or corporation from whom it is proposed to lease the premises has such interest therein as will insure the validity of the lease.

(3) *Authority of lessor's agent.* (i) In executing leases contracting officers will exercise great care to insure that the authority for the execution thereof on behalf of the owner by agents, trustees, etc. is adequate. See instructions on Standard Form No. 2. It will be noted that these instructions require only two authenticated copies of power of attorney or other evidence to act on behalf of the lessor. An authenticated copy of power of attorney, or other evidence, should be attached to each executed number and true copy of the lease.

(ii) *Corporations.* When a lease is executed with a corporation, the certificate appearing at the foot of page 3 of Standard Form No. 2 will be executed by its secretary or its assistant secretary.

(iii) *Individuals.* When the owner of the property to be leased has delegated to an agent authority to execute leases, the lease should be drawn and executed in the name of the owner "by ----- Agent." Either the written authority of the agent to execute a lease, or the certificate of the contracting officer that he

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has satisfied himself as to such authority, must be attached to, or incorporated in, the lease. The form of certificate will be as follows:

I hereby certify that I have satisfied myself of the authority of the person signing the lessor's name to this lease to bind the lessor, and I have waived the filing of evidence of such authority, as permitted so to do by the Army Regulations.

(Contracting officer)

(Grade)

Such a certificate will be affixed to each signed and true copy of the lease.

(4) *Effective date.* Original leases must take effect on the date the premises are first occupied.

(5) *Option of renewal.* The limit for option of renewal should be the longest time, compatible with the interest of the Government, to which the lessor will agree.

(6) If heat, light, water, and other services are necessary, they will be furnished by the lessor when not otherwise obtainable at a lower cost, and the rental agreed upon will be expressed in the lease as including the services to be furnished.

(c) *Survey of premises in case of temporary occupancy—(1) Upon taking possession.* Whenever possession of any premises is taken for the temporary use of the Army, whether requisitioned, condemned, acquired by lease, or informally occupied, the officer or other agent of the War Department taking such possession will cause a careful survey and detailed examination of the premises to be made.

(2) *When to be made jointly with owner.* When the premises are to be occupied under lease or other agreement, the survey required by (1) above will be made jointly with the owner or his authorized representative.

(3) *To be signed and made part of agreement.* The survey will be signed by both persons making it and will be attached to, and made a part of, the lease or agreement. (R.S. 161; 5 U.S.C. 32) [Pars. 5a and b, 8b, f, g, h, i and j, and 10a, c and d, AR 30-1415, July 10, 1939]

[SEAL]

E. S. ADAMS,
Major General,
The Adjutant General.

[F. R. Doc. 39-2860; Filed, August 3, 1939;
9:09 a. m.]

TITLE 12—BANKS AND BANKING

BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM

INTERLOCKING BANK DIRECTORATES UNDER THE CLAYTON ACT*†

REGULATION L AMENDED

On August 1, 1939, the Board of Governors of the Federal Reserve System adopted the following resolution:

Resolved, That Regulation L¹ [12 CFR. 212], Interlocking Bank Directorates Under the Clayton Act, be amended, effective immediately, as follows:

1. By changing the date "August 1, 1939" in section 3 (a) [12 CFR. 212.3 (a)] to the date "February 1, 1940"; and
2. By changing the date "August 1, 1939" in section 3 (e) [12 CFR. 212.3 (e)] to the date "February 1, 1940".

Adopted by the Board of Governors of the Federal Reserve System on August 1, 1939.

[SEAL]

S. R. CARPENTER,
Assistant Secretary.

[F. R. Doc. 39-2857; Filed, August 2, 1939;
1:46 p. m.]

TITLE 16—COMMERCIAL PRACTICES

FEDERAL TRADE COMMISSION

[Docket No. 3010]

IN THE MATTER OF PHILADELPHIA RUBBER WASTE COMPANY, ET AL.

§ 3.6 (cc) (3) *Advertising falsely or misleadingly—Source or origin—Maker:* § 3.9 (c) *Appropriating trade name or mark wrongfully—Product:* § 3.66 (k) (3) *Misbranding or mislabeling—Source or origin—Maker:* § 3.87 (h) *Simulating competitor or his product—Trade name of competitor's product.* Representing, in connection with offer, etc., in commerce, of respondents' various items of merchandise, i. e., automobile tube repair kits, reliners, inner tubes, spark plugs, and others, directly or by inference, through use of trade name

*Sec. 8, 38 Stat. 732; Sec. 329, 49 Stat. 717; Sec. 11, 38 Stat. 734; Sec. 602 (d), 43 Stat. 1102; 15 U.S.C. 19 and Sup. III; 15 U.S.C. 21.

†Reg. L, Bd. Govs. F.R.S. Revised effective August 1, 1939.

¹3 F.R. 2685 DI.

"Philco" or any colorable simulation thereof, or in any other manner, that tire patches, tire liners, tire and tube repair kits, repair patch cement, gasket cement, spark plugs, inner tubes, or any other merchandise manufactured by manufacturers other than the Philadelphia Storage Battery Company or its licensees, successors or assignees, are "Philco" products or are made by or under license from the Philadelphia Storage Battery Company, prohibited. (Sec. 5, 38 Stat. 719, as amended by Sec. 3, 52 Stat. 112; 15 U.S.C., Supp. IV, sec. 45b) [Cease and desist order, Philadelphia Rubber Waste Company, et al., Docket 3010, July 26, 1939]

§ 3.6 (a) (11) *Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—Ideas:* § 3.9 (a) *Appropriating trade name or mark wrongfully—Competitor:* § 3.66 (k) (3) *Misbranding or mislabeling—Source or origin—Maker:* § 3.87 (g) *Simulating competitor or his product—Trade name of competitor.* Using, in connection with offer, etc., in commerce, of respondents' various items of merchandise, i. e., automobile tube repair kits, reliners, inner tubes, spark plugs, and others, term "Philco", or any other brand, corporate or trade name designed to have, or having, a tendency or capacity to deceive the purchasing public as to the identity of the manufacturer of the products sold by respondents, prohibited. (Sec. 5, 38 Stat. 719, as amended by Sec. 3, 52 Stat. 112; 15 U.S.C., Supp. IV, sec. 45b) [Cease and desist order, Philadelphia Rubber Waste Company, et al., Docket 3010, July 26, 1939]

United States of America—Before Federal Trade Commission

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 26th day of July, A. D. 1939.

Commissioners: Robert E. Freer, Chairman; Garland S. Ferguson, Charles H. March, Ewin L. Davis, William A. Ayres.

IN THE MATTER OF PHILADELPHIA RUBBER WASTE COMPANY, A CORPORATION, AND ALBERT SCHWARTZ, ISADORE M. ENGEL, AND SIMON SPERBERG, COPARTNERS, TRADING AS PHILCO RUBBER COMPANY, PHILCO RUBBER SALES COMPANY, PHILCO AUTO SUPPLY, PHILCO AUTO & RUBBER SUPPLY AND PHILCO SPARK PLUG COMPANY

ORDER TO CEASE AND DESIST

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of respondent Albert Schwartz, on behalf of himself and respondent Philadelphia Rubber Waste Company, testimony and other evidence taken before John W. Addison, an examiner of the Commission theretofore duly designated by it, in support of the allegations of said

¹3 F.R. 153 DI.

complaint and in opposition thereto, briefs filed herein, and oral arguments by Joseph C. Fehr, counsel for the Commission and by Malvin H. Reinheimer, counsel for respondent Albert Schwartz, and the Commission having made its findings as to the facts and its conclusion that said respondents have violated the provisions of the Federal Trade Commission Act;

It is ordered, That the respondent Philadelphia Rubber Waste Company, a corporation, its officers, representatives, agents and employees, and respondents Albert Schwartz, Isadore M. Engel and Simon Sperberg, individually and as co-partners, trading as Philco Rubber Company, Philco Rubber Sales Company, Philco Auto Supply, Philco Rubber & Auto Supply and Philco Spark Plug Company, or under any other name or names, their representatives, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of their various items of merchandise, in commerce, as commerce is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

(1) Representing, directly or by inference, through the use of the trade name "Philco" or any colorable simulation thereof, or in any other manner, that tire patches, tire liners, tire and tube repair kits, repair patch cement, gasket cement, spark plugs, inner tubes, or any other merchandise manufactured by manufacturers other than the Philadelphia Storage Battery Company or its licensees, successors or assignees, are "Philco" products or are made by or under license from the Philadelphia Storage Battery Company;

(2) Using the term "Philco", or any other brand, corporate or trade name designed to have, or having, a tendency or capacity to deceive the purchasing public as to the identity of the manufacturer of the products sold by respondents.

It is further ordered, That respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report, in writing, setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-2866; Filed, August 2, 1939;
1:42 p. m.]

TITLE 19—CUSTOMS DUTIES BUREAU OF CUSTOMS

[T. D. 49925]

ARTICLES FROM MEXICO—\$100 EXEMPTION—SPECIAL REGULATION

Residents of the United States, returning thereto through any of the ports in

collection district no. 25 (San Diego), shall not be granted the \$100 exemption, or any part thereof, in the case of articles acquired in Mexico unless such residents shall have remained beyond the territorial limits of the United States for a period of not less than twenty-four hours.¹

JULY 28, 1939.

To the Collector of Customs, San Diego, Calif., and Others Concerned:

Attention is invited to the third, fourth, fifth, and sixth provisos to paragraph 1798 of the Tariff Act of 1930, as amended by section 36 of the Customs Administrative Act of 1938 (U.S.C., Supp. IV, title 19, sec. 1201, par. 1798), which relate to the \$100 exemption accorded residents of the United States returning from abroad and read as follows:

Provided further, That up to but not exceeding \$100 in value of articles (including distilled spirits, wines, and malt liquors aggregating not more than one wine gallon and including not more than one hundred cigars) acquired abroad by such residents of the United States as an incident of the foreign journey for personal or household use or as souvenirs or curios, but not bought on commission or intended for sale, shall be free of duty: *Provided further*, That (a) in the case of articles acquired in any country other than a contiguous country which maintains a free zone or free port, the exemption authorized by the preceding proviso shall apply only to articles so acquired by a returning resident who has remained beyond the territorial limits of the United States for a period of not less than forty-eight hours and (b) in the case of articles acquired in a contiguous country which maintains a free zone or free port, the Secretary of the Treasury shall by special regulation or instruction, the application of which may be restricted to one or more individual ports of entry, provide that the exemption authorized by the preceding proviso shall be applied only to articles acquired abroad by a returning resident who has remained beyond the territorial limits of the United States for not less than such period (which period shall not exceed twenty-four hours) as the Secretary may deem necessary in the public interest or to facilitate enforcement at the specified port or ports of the requirement that the exemption shall apply only to articles acquired as an incident of the foreign journey: *Provided further*, That the exemption authorized by the second preceding proviso shall apply only to articles declared in accordance with regulations to be prescribed by the Secretary of the Treasury by a returning resident who has not taken advantage of the said exemption within the thirty-day period immediately preceding his return to the United States: *Provided further*, That no such special regulation or instruction shall take effect until the lapse of ninety days after the date of such special regulation or instruction:

Pursuant to the requirement of the fourth proviso to paragraph 1798 of the Tariff Act of 1930, as amended, I, by this special regulation, do hereby provide that the exemption authorized by the third proviso to such paragraph 1798, as amended, shall not be applied at any port in collection district no. 25 (San Diego) to articles acquired in the Republic of Mexico, a contiguous country which maintains a free zone or free port,

¹This document affects the tabulation in 19 CFR 4.13.

by a returning resident of the United States unless such resident has remained beyond the territorial limits of the United States for a period of not less than twenty-four hours.

This special regulation shall be effective on the day following the expiration of ninety days after the date hereof, with respect to goods arriving at any port in the United States when free entry under the \$100 exemption is claimed by reason of the arrival of a resident of the United States who has returned thereto at a port in collection district no. 25. (Sec. 201, 46 Stat. 672, Sec. 337, 49 Stat. 1959, Sec. 36, 52 Stat. 1093; 19 U.S.C. 1201, Par. 1798 and Sup. IV)

[SEAL] STEPHEN B. GIBBONS,
Acting Secretary of the Treasury.

[F. R. Doc. 39-2865; Filed, August 3, 1939;
12:44 p. m.]

[T. D. 49928]

CERTAIN AIRPORTS REDESIGNATED AS AIRPORTS OF ENTRY FOR A PERIOD OF ONE YEAR¹

AUGUST 2, 1939.
To Collectors of Customs and Others Concerned:

The following-named airports are hereby redesignated as airports of entry for civil aircraft and merchandise carried thereon arriving from places outside the United States, as defined in section 9 (b) of the Air Commerce Act of 1926 (U.S.C., title 49, sec. 179 (b)), for a period of one year from the dates shown opposite their names:

Buffalo Marine Airport, Buffalo, N. Y. July 29, 1939.

Sault Ste. Marie Airport, Sault Ste. Marie, Mich. August 4, 1939.

(Sec. 7 (b), 44 Stat. 572; 49 U.S.C., 177 (b))

[SEAL] STEPHEN B. GIBBONS,
Acting Secretary of the Treasury.

[F. R. Doc. 39-2866; Filed, August 3, 1939;
12:44 p. m.]

TITLE 31—MONEY AND FINANCE: TREASURY

OFFICE OF THE SECRETARY

[Amendment of Department Circular 591 (1938)]

PART 1—REGULATIONS RELATING TO OFFICIAL DOCUMENTS AND INFORMATION

JULY 28, 1939.
To Heads of Bureaus, Offices, and Divisions, Treasury Department:

Sec. 1.7 [paragraph 7 of Department Circular No. 591 (1938)² entitled "Regulations Governing the Disclosure of Official Information"] is hereby amended by deleting "(e) (3)" immediately following

¹This document affects the tabulation in 19 CFR 4.13.

²3 F.R. 2065 DI.

"Customs Regulations of 1937, Article 1465". (R.S. 161; 5 U.S.C. 22)

[SEAL] STEPHEN B. GIBBONS,
Acting Secretary of the Treasury.

[F. R. Doc. 39-2864; Filed, August 3, 1939;
12:44 p. m.]

TITLE 46—SHIPPING

UNITED STATES MARITIME COMMISSION

[General Order 15, Supplement 11b]

**MINIMUM MANNING SCALES FOR THE S. S.
"MORMACREY," S. S. "MORMACMAR," S. S.
"MORMACRIO" AND S. S. "MORMACSUL,"
SUBSIDIZED VESSELS OF THE MOORE-MC-
CORMACK LINES, INC., AMERICAN REPUB-
LICS LINE SERVICE**

At a regular session of the United States Maritime Commission held at its offices in Washington, D. C., on the 25th day of July 1939.

The Commission having adopted, pursuant to Section 301 (a) of the Merchant Marine Act, 1936, General Order No. 15,¹ providing for minimum wage scales, minimum manning scales, and reasonable working conditions for all subsidized vessels, and now desiring to complete the minimum manning scales for the S. S. *Mormacrey*, S. S. *Mormacmar*, S. S. *Mormacrio* and S. S. *Mormacsul*, subsidized vessels of the Moore-McCormack Lines, Inc., American Republics Line Service (referred to herein as Operator); and

The Commission finding that the minimum scales hereinafter adopted for the above named subsidized vessels of the Operator are reasonable, proper and lawful, such finding being based upon investigations referred to in General Order No. 15 and investigations of the Commission made thereafter; it is, therefore

Ordered, That the minimum manning scales attached hereto for the S. S. *Mormacrey*, S. S. *Mormacmar*, S. S. *Mormacrio* and S. S. *Mormacsul*, subsidized vessels of the Operator, be and the same hereby are adopted: *Provided*, That under extraordinary circumstances such as casualty or desertion, where it is impossible to procure sufficient officers or unlicensed seamen of any required grade or rating to permit the sailing of any of said vessels without undue delay, the said scales shall be inoperative to the extent required by such emergency, and the Operator shall forthwith report to the Commission any departure from said scales, stating in such report the extent of the departure and showing to the satisfaction of the Commission that sufficient reasons for such departure existed; and it is further

Ordered, That the minimum manning scales hereby adopted shall not relieve

said Operator from complying with the manning requirements of the Bureau of Marine Inspection and Navigation and shall be without prejudice to the carrying of seamen in addition to those required hereby; and it is further

Ordered, That the minimum manning scales hereby adopted shall become effective for each of said vessels upon the first signing after September 1, 1939 of shipping articles for a subsidized voyage of said vessel, unless otherwise specified in the scales, and that the Operator be immediately served by registered mail with a copy of this Order and of the minimum manning scales hereby adopted.

By order of the United States Maritime Commission.

[SEAL] W. C. PEET, Jr.,
Secretary.

*Minimum Manning Scale To Be Observed
on the Vessels "Mormacrey," "Mormac-
mar," "Mormacrio" and "Mormacsul"
of the Moore-McCormack Lines, Inc.,
American Republics Line Service*

RATING
Deck department:
Master.....
Chief Mate.....
Second Mate.....
Third Mate.....
Cadet Officer or Cadet.....
Radio Operator.....
A. B. Seamen.....
Ordinary Seamen.....
Engine department:
Chief Engineer.....
1st Asst. Engineer.....
2nd Asst. Engineer.....
3rd Asst. Engineer.....
4th Asst. Engineer.....
Engineer Cadet Officer or Cadet.....
Watertenders.....
Oilers.....
Firemen.....
Wiper.....
Steward's department:
Chief Steward.....
Chief Cook.....
2nd Cook and Baker.....
Messmen.....
Messboy.....

¹ It shall not constitute a violation of this Manning Scale to detail any Cadet Officer or Cadet required to be carried hereby, to shore training after notice to, and approval by, the Director of the Division of Maritime Personnel of this Commission, and in such case entry shall be made in the official logbook to this effect and no replacements of such Cadet Officers or Cadets shall be required. Such cadets also may be removed from vessel's complement at any time upon notice to the operator by the Director of the Division of Maritime Personnel and such action shall not constitute a violation of this Manning Scale.

² With radio autoalarm.

³ The Wiper required by this Manning Scale is a rating covered by, and in no sense an addition to, the respective rating provided for by the Manning Scales set forth in General Order No. 15, issued October 21, 1937.

GENERAL NOTE: Requirements of this Manning Scale will be deemed satisfied in the event that an employee is carried whose rating in the same department is superior to the rating prescribed.

[F. R. Doc. 39-2858; Filed, August 2, 1939;
4:25 p. m.]

[General Order 15, Supplement 11c]

**MINIMUM MANNING SCALES FOR THE S. S.
"MORMACPORT" AND S. S. "MORIAC-
STAR," SUBSIDIZED VESSELS OF MOORE-
MCCORMACK LINES, INC., AMERICAN
REPUBLICS LINE SERVICE**

At a regular session of the United States Maritime Commission held at its offices in Washington, D. C., on the 25th day of July 1939.

The Commission having adopted, pursuant to Section 301 (a) of the Merchant Marine Act, 1936, General Order No. 15,¹ providing for minimum wage scales, minimum manning scales, and reasonable working conditions for all subsidized vessels, and now desiring to complete the minimum manning scales for the S. S. *Mormacport* and S. S. *Mormacstar*, subsidized vessels of the Moore-McCormack Lines, Inc., American Republics Line Service (referred to herein as Operator); and

The Commission finding that the minimum scales hereinafter adopted for the above named subsidized vessels of the Operator are reasonable, proper and lawful, such finding being based upon investigations referred to in General Order No. 15 and investigations of the Commission made thereafter; it is, therefore

Ordered, That the minimum manning scales attached hereto for the S. S. *Mormacport* and S. S. *Mormacstar*, subsidized vessels of the Operator, be and the same hereby are adopted: *Provided*, That under extraordinary circumstances such as casualty or desertion, where it is impossible to procure sufficient officers or unlicensed seamen of any required grade or rating to permit the sailing of any of said vessels without undue delay, the said scales shall be inoperative to the extent required by such emergency, and the Operator shall forthwith report to the Commission any departure from said scales, stating in such report the extent of the departure and showing to the satisfaction of the Commission that sufficient reasons for such departure existed; and it is further

Ordered, That the minimum manning scales hereby adopted shall not relieve said Operator from complying with the manning requirements of the Bureau of Marine Inspection and Navigation and shall be without prejudice to the carrying of seamen in addition to those required hereby; and it is further

Ordered, That the minimum manning scales hereby adopted shall become effective for each of said vessels upon the first signing after September 1, 1939, of shipping articles for a subsidized voyage of said vessel, unless otherwise specified in the scales, and that the Operator be immediately served by registered mail

with a copy of this Order and of the minimum manning scales hereby adopted.

By order of the United States Maritime Commission.

[SEAL]

W. C. PEET, Jr.,
Secretary.

*Minimum Manning Scale To Be Observed
on the Vessels "Mormacport" and
"Mormacstar" of Moore-McCormick
Lines, Inc., American Republics Line
Service*

RATING

Deck department:

Master

Chief Mate

2nd Mate

3rd Mate

Cadet Officer or Cadet

Radio Operator

A. B. Seamen

Ordinary Seamen

Engine department:

Chief Engineer

1st Asst. Engineer

2nd Asst. Engineer

3rd Asst. Engineer

Engineer Cadet Officer or Cadet

Deck Engineer

Watertenders

Oilers

Firemen

Wiper

Steward's department:

Chief Steward

Chief Cook

2nd Cook and Baker

Messmen

Messboy

¹ It shall not constitute a violation of this Manning Scale to detail any Cadet Officer or Cadet required to be carried hereby, to shore training after notice to, and approval by, the Director of the Division of Maritime Personnel of this Commission, and in such case entry shall be made in the official logbook to this effect and no replacements of such Cadet Officers or Cadets shall be required. Such cadets also may be removed from vessel's complement at any time upon notice to the operator by the Director of the Division of Maritime Personnel and such action shall not constitute a violation of this Manning Scale.

² With radio-auto-alarm.

³ The Deck Engineer and Wiper required by this Manning Scale are ratings covered by, and in no sense additions to, the respective ratings provided for by the Manning Scales set forth in General Order No. 15, issued October 21, 1937.

GENERAL NOTE: Requirements of this Manning Scale will be deemed satisfied in the event that an employee is carried whose rating in the same department is superior to the rating prescribed.

[F. R. Doc. 39-2859; Filed, August 2, 1939;
4:25 p. m.]

listed in the right-hand column are the old section numbers formerly used, and those in the left-hand column are the new section numbers which will be used hereafter and which correspond to the numbers used in the Code of Federal Regulations.

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1.367-1.370	15.16-15.19
1.381	15.30
1.382-1.382 (a) (b)	15.31-15.31 (a) (b)
1.391	15.40
1.401-1.402 (a) (c)	15.50-15.51 (a) (c)
1.411-1.412	15.60-15.61
1.421-1.439	16.01-16.19
1.451 (a) (e)	16.30
1.452 (a) (c)	16.31
1.461-1.462	16.40-16.41
1.471	16.50
1.481	16.60
1.491	16.70

PART 2—GENERAL RULES AND REGULATIONS

Part 2— New Sec. Nos.	Chapter II— Old Sec. Nos.
2.1-2.35	21.01-21.35
2.41-2.63	22.01-22.23
2.71-2.81	23.01-23.11
2.91	24.01
2.101-2.104	25.01-25.04
repealed	26.01

PART 3—RULES GOVERNING STANDARD BROADCAST STATIONS

Part 3— New Sec. Nos.	Chapter III— Old Sec. Nos.
3.1-3.16	Adopted prior to FEDERAL REGISTER.
3.21-3.34	Adopted prior to FEDERAL REGISTER.
3.41-3.46	Adopted prior to FEDERAL REGISTER.
3.51-3.64	Adopted prior to FEDERAL REGISTER.
3.71-3.94	Adopted prior to FEDERAL REGISTER.
3.101-3.104	36a 1-36a 4

PART 4—RULES GOVERNING BROADCAST SERVICES OTHER THAN STANDARD BROADCAST

Part 4— New Sec. Nos.	Chapter IV— Old Sec. Nos.
4.1-4.11	40.01-40.11
4.21-4.26	41.01-41.06
4.41-4.47	42.01-42.07
4.61	43.01
4.71-4.76	43.10-43.15
4.91-4.96	43.30-43.35
4.111-4.117	44.01-44.07
4.131-4.137	45.01-45.07
4.151-4.157	46.01-46.07

PART 5—RULES AND REGULATIONS GOVERNING EXPERIMENTAL SERVICES

Part 5— New Sec. Nos.	Chapter V— Old Sec. Nos.
5.1-5.4	50.01-50.04
5.11-5.33	51.01-51.23
5.51-5.55	52.01-52.05
5.71-5.75	53.01-53.05
5.91-5.97	54.01-54.07

PART 6—RULES GOVERNING FIXED PUBLIC RADIO SERVICES

Part 6— New Sec. Nos.	Chapter VI— Old Sec. Nos.
6.1-6.11	60.01-60.11
6.21-6.37	61.01-61.17
6.51-6.52	62.01-62.02
6.71	63.01

PART 7—RULES GOVERNING COASTAL AND MARINE RELAY SERVICES

Part 7— New Sec. Nos.	Chapter VII— Old Sec. Nos.
7.1-7.9	Adopted prior to FEDERAL REGISTER.
7.21-7.33	Adopted prior to FEDERAL REGISTER.
7.41-7.46	Adopted prior to FEDERAL REGISTER.
7.51-7.57	Adopted prior to FEDERAL REGISTER.
7.58	Adopted prior to FEDERAL REGISTER.
7.58 (a)	70.13-A
7.58 (b)	Adopted prior to FEDERAL REGISTER.
7.58 (c)	70.13 C
7.59-7.60	Adopted prior to FEDERAL REGISTER.
7.71-7.74	Adopted prior to FEDERAL REGISTER.
7.81-7.82	Adopted prior to FEDERAL REGISTER.
7.91-7.96	Adopted prior to FEDERAL REGISTER.

PART 8—RULES GOVERNING SHIP SERVICE

Part 8— New Sec. Nos.	Chapter VIII— Old Sec. Nos.
8.1-8.31	Adopted prior to FEDERAL REGISTER.
8.41-8.50	Adopted prior to FEDERAL REGISTER.
8.61-8.70	Adopted prior to FEDERAL REGISTER.
8.71	80.44
8.81	Adopted prior to FEDERAL REGISTER.
8.81 (a) (b)	Adopted prior to FEDERAL REGISTER.
8.81 (c)	80.20 (c)
8.81 (d)	80.20 (d)
8.81 (e)	Adopted prior to FEDERAL REGISTER.
8.82-8.97	Adopted prior to FEDERAL REGISTER.
8.111-8.129	Adopted prior to FEDERAL REGISTER.
8.141-8.148	Adopted prior to FEDERAL REGISTER.
8.161-8.167	Adopted prior to FEDERAL REGISTER.
8.171-8.175	Adopted prior to FEDERAL REGISTER.

TITLE 47—TELECOMMUNICATION

FEDERAL COMMUNICATIONS COMMISSION

PARALLEL REFERENCE TABLE TO RULES OF THE FEDERAL COMMUNICATIONS COMMISSION

The following parallel table is published to facilitate reference to the rules of the Federal Communications Commission under the new numbering system adopted July 15, 1939. The numbers

**Part 8—
New Sec. Nos.**

	<i>Chapter VIII— Old Sec. Nos.</i>	<i>Part 11— New Sec. Nos.</i>	<i>Chapter XI—Old Sec. Nos.</i>
8.181-8.183	Adopted prior to FEDERAL REGISTER.	11.41-11.46	131.10-131.15
8.191-8.192	Adopted prior to FEDERAL REGISTER.	11.51	131.20
8.201-8.208	Adopted prior to FEDERAL REGISTER.	11.56	131.30
8.211-8.213	Adopted prior to FEDERAL REGISTER.	11.61-11.62	131.40-131.41
8.221-8.223	Adopted prior to FEDERAL REGISTER.	11.71	131.50
8.231	81.260	11.81-11.83	132.01-132.03
8.232	81.260-81.260 (A)	11.91	133.01
8.232 (a)-(f)	81.260 (A) (1)-(A) (6)	11.101-11.104	133.20-133.23
		11.111-11.113	134.01-134.03
		11.121-11.122	134.10-134.11

**PART 9—RULES GOVERNING AVIATION
RADIO SERVICES**

**Part 9—New
Sec. Nos.**

	<i>Chapter IX—Old Sec. Nos.</i>	<i>Part 13—RULES GOVERNING COMMERCIAL RADIO OPERATORS</i>
9.1-9.14	Adopted prior to FEDERAL REGISTER.	<i>Part 13— New Sec. Nos.</i>
9.21-9.23	Adopted prior to FEDERAL REGISTER.	13.1-13.4
9.31-9.32	Adopted prior to FEDERAL REGISTER.	13.11-13.12
9.41-9.43	Adopted prior to FEDERAL REGISTER.	13.21-13.28
9.51-9.52	Adopted prior to FEDERAL REGISTER.	13.41-13.45
9.61-9.63	Adopted prior to FEDERAL REGISTER.	13.61-13.63
9.71-9.72	Adopted prior to FEDERAL REGISTER.	13.71-13.75
9.73	101.02	13.91-13.94
9.74	101.03	
9.75-9.79	Adopted prior to FEDERAL REGISTER.	
9.81-9.82	Adopted prior to FEDERAL REGISTER.	
9.91	Adopted prior to FEDERAL REGISTER.	
9.101-9.104	Adopted prior to FEDERAL REGISTER.	
9.111-9.116	Adopted prior to FEDERAL REGISTER.	
9.121-9.128	Adopted prior to FEDERAL REGISTER.	
9.141	Adopted prior to FEDERAL REGISTER.	
9.151-9.154	Adopted prior to FEDERAL REGISTER.	

**PART 10—RULES GOVERNING EMERGENCY
RADIO SERVICES**

**Part 10—
New Sec. Nos.**

	<i>Chapter X— Old Sec. Nos.</i>	<i>Part 14— New Sec. Nos.</i>	<i>Chapter XIV— Old Sec. Nos.</i>
10.1-10.8	110.01-110.08	14.1-14.3	170.01-170.03
10.21-10.24	111.02-111.04	14.11-14.15	171.01-171.05
10.31	111.10	14.31-14.33	172.01-172.03
10.41-10.48	111.20-111.27	14.51-14.54	173.01-173.04
10.61	111.30	14.71-14.74	174.01-174.04
10.66	111.31		
10.71-10.72	111.40-111.41		
10.81-10.84	111.50-111.53		
10.101	111.60		
10.111	111.70		
10.121-10.125	112.01-112.06		
10.151-10.153	113.01-113.03		
10.171-10.176	114.01-114.06		
10.191-10.196	115.01-115.06		
10.211-10.212	116.01-116.02		
10.231-10.234	117.01-117.04		
10.251-10.252	118.01-118.02		

**PART 11—RULES GOVERNING MISCELLANEOUS
RADIO SERVICES**

**Part 11—New
Sec. Nos.**

	<i>Chapter XI—Old Sec. Nos.</i>	<i>Part 33— New Sec. Nos.</i>	<i>Chapter XXVI— Old Sec. Nos.</i>
11.1-11.2	130.01-130.02	33.1	450.01
11.11-11.13	130.20-130.22	33.5	451.01
11.21-11.23	130.30-130.32	33.11-33.15	452.01-452.05
11.31-11.32	131.01-131.02	33.21-33.22	453.01-453.02

	<i>Part 11— New Sec. Nos.</i>	<i>Chapter XI—Old Sec. Nos.</i>
		131.10-131.15
		131.20
		131.30
		131.40-131.41
		131.50
		132.01-132.03
		133.01
		133.20-133.23
		134.01-134.03
		134.10-134.11

**PART 12—RULES GOVERNING AMATEUR RADIO:
STATIONS AND OPERATORS**

	<i>Part 12— New Sec. Nos.</i>	<i>Chapter XII— Old Sec. Nos.</i>
		150.01-150.06
		151.01-151.07
		151.15-151.23
		152.01-152.07
		152.08-152.10
		152.11-152.13
		152.14-152.17
		152.25-152.32
		152.40-152.45
		152.50-152.54

**PART 13—RULES GOVERNING COMMERCIAL
RADIO OPERATORS**

	<i>Part 13— New Sec. Nos.</i>	<i>Chapter XIII— Old Sec. Nos.</i>
		160.01-160.04
		161.01-161.02
		162.01-162.08
		162.21-162.25
		163.01-163.03
		164.01-164.05
		164.06-164.09

**PART 14—RULES GOVERNING RADIO STATIONS
IN ALASKA—OTHER THAN AMATEUR AND
BROADCAST**

	<i>Part 14— New Sec. Nos.</i>	<i>Chapter XIV— Old Sec. Nos.</i>
		170.01-170.03
		171.01-171.05
		172.01-172.03
		173.01-173.04
		174.01-174.04

**PART 31—UNIFORM SYSTEM OF ACCOUNTS,
CLASS A AND B TELEPHONE COMPANIES**

This system of accounts was prescribed by Telephone Division Order No. 7-C and amendatory orders, and at such time when published in the FEDERAL REGISTER, will appear as Part 31.

PART 32—UNITS OF PROPERTY

The rules which will be published in the FEDERAL REGISTER under this Part, were formerly Appendix A of the Uniform System of Accounts for Class A and B Telephone Companies prescribed by Telephone Division Order No. 7-C and amendatory orders.

**PART 33—RULES GOVERNING ACCOUNTING BY
CLASS C TELEPHONE COMPANIES**

	<i>Part 33— New Sec. Nos.</i>	<i>Chapter XXVI— Old Sec. Nos.</i>
		450.01
		451.01
		452.01-452.05
		453.01-453.02
		454.01-454.05
		455.01
		456.01-456.03
		457.01
		458.01
		459.01
		460.01
		461.01
		462.01-462.04
		463.01-463.02

**PART 34—UNIFORM SYSTEM OF ACCOUNTS
FOR RADIOTELEGRAPH CARRIERS**

These are a new set of rules and the section numbers used for this Part appear in the July 7, 1939, issue of the FEDERAL REGISTER. These section numbers will be used for any future amendments or revisions of the rules under this Part.

**PART 35—UNIFORM SYSTEM OF ACCOUNTS
FOR TELEGRAPH AND CABLE COMPANIES**

The source of this system of accounts was I. C. C. Order dated October 13, 1913, and when published in the FEDERAL REGISTER, will appear as Part 35, with appropriate section numbers.

PART 41—FRANKS AND PASSES

Rules Governing Communications Services by Telegraph and Telephone Companies Rendered Free or at Less Than Established Charges

**Part 41—
New Sec. Nos.**

41.1	Formerly Telegraph Division Orders Nos. 14, 14A and 14B, and Telephone Division Order No. 6A.
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PART 42—DESTRUCTION OF RECORDS

Rules Governing the Destruction of Records of Telecommunication Carriers

**Part 42—
New Sec. Nos.**

42.1	240.01
42.11-42.15	241.01-241.05
42.31-42.33	242.01-242.03
42.41-42.45	243.01-243.05
42.71-42.72	244.01-244.02
42.81-42.83	245.01-245.03
42.91	246.01

**PART 43—RULES GOVERNING THE FILING OF
INFORMATION, CONTRACTS, PERIODIC RE-
PORTS, ETC.**

**Part 43—
New Sec. Nos. Chapter XXII—Old Sec. Nos.**

43.1	Formerly Rule 340.01
43.11	Formerly I. C. C. Order dated March 15, 1924.
43.21	Formerly I. C. C. Orders dated Sept. 12, 1930, relating to telephone, telegraph and cable companies, and F. C. C. Order No. 13.
43.31	Formerly I. C. C. Order dated April 10, 1936, relating to telegraph and cable companies; I. C. C. Order of Dec. 9, 1936, relating to telephone companies, and Telephone Division Order No. 1.
43.41	343.01-343.03.
43.42	Formerly Commission Order No. 34.
43.51	Formerly Telephone Division Order No. 8.
43.52	Formerly embodied in Telegraph Division Order No. 4.
43.53	Formerly Telegraph Division Order No. 27.
43.54	New rule.

**PART 51—RULES GOVERNING THE CLASSIFI-
CATION OF TELEPHONE EMPLOYEES**

These rules, which were formerly the Rules Governing Classification of Telephone Employees, I. C. C., July 1, 1917, will appear under the designation of Part 51 when published in the FEDERAL REGISTER.

PART 61—TARIFFS

Rules Governing the Construction, Filing and Posting of Schedules of Charges for Interstate and Foreign Communication Service

Part 61—New
Sec. Nos.

Chapter XVII—Old
Sec. Nos.

61.1	220.01
61.11—61.20	221.01—221.10
61.31—61.37	222.01—222.07
61.51—61.71	223.01—223.21
61.91—61.96	224.01—224.06
61.111—61.119	225.01—225.09
61.131—61.134	226.01—226.04
61.151—61.153	227.01—227.03
61.171—61.174	228.01—228.04
61.191—61.193	229.01—229.03

PART 62—INTERLOCKING DIRECTORATES

Rules Governing Applications Under Sec. 212 to Hold Interlocking Directorates

Part 62—New
Sec. Nos.

62.1—62.2 Formerly Commission Orders Nos. 4 and 6.

62.11
62.21—62.24

PART 71—MISCELLANEOUS RULES AND REGULATIONS

Temporary

Part 71— New Sec. Nos.	Chapter XXVIII— Old Sec. Nos.
71.1	500.01
71.11—71.14	500.10—500.13
71.21—71.27	500.20—500.26
71.31—71.32	500.30—500.31
71.41—71.43	500.40—500.42
71.51	500.50

By the Commission.

[SEAL] JOHN B. REYNOLDS,
Acting Secretary.

[F. R. Doc. 39-2863; Filed, August 3, 1939;
11:53 a. m.]

Notices

SECURITIES AND EXCHANGE COMMISSION.

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 31 day of July 1939.

[File No. 32-134]

IN THE MATTER OF GAS UTILITIES COMPANY, AMERICAN UTILITIES SERVICE CORPORATION

ORDER RELATIVE TO DECLARATION, ETC.

Gas Utilities Company, a subsidiary of American Utilities Service Corporation, a registered holding company, having filed an amended declaration pursuant to Section 7 of the Public Utility Holding Company Act of 1935 regarding the issuance of a 6% Promissory Income Note or Notes in the principal amount of \$90,000 to be dated as of November 1, 1938 and to mature November 1, 1964; and the is-

surance of 2,600 shares of its common stock having a par value of \$10 per share;

Gas Utilities Company having also requested approval of the acquisition by it of all of its outstanding common shares from American Utilities Service Corporation pursuant to Rule U-12C-1 promulgated under said Act;

American Utilities Service Corporation having filed an application pursuant to Section 10 of said Act for approval of the acquisition by it of the securities of Gas Utilities Company proposed to be issued;

American Utilities Service Corporation having also filed an application pursuant to Rule U-12D-1 promulgated under said Act for approval of the delivery by it to Gas Utilities Company of the outstanding common shares which it owns of Gas Utilities Company and for approval of the pledge by it of the securities of Gas Utilities Company proposed to be issued;

A public hearing upon said applications and declaration as amended having been held after appropriate notice¹ and the Commission having considered the record in this matter and having made and filed its findings herein:

It is ordered, That the aforesaid declaration by Gas Utilities Company be and become effective forthwith.

It is further ordered, That the acquisition by Gas Utilities Company of its outstanding common shares be and the same hereby is approved.

It is further ordered, That the delivery by American Utilities Service Corporation to Gas Utilities Company of the outstanding common shares which it owns of Gas Utilities Company be and the same hereby is approved.

It is further ordered, That the acquisition and pledge of the aforesaid securities of Gas Utilities Company by American Utilities Service Corporation be and the same hereby are approved.

It is further ordered, That this order be subject, however, to the following terms and conditions:

(1) That all acts in connection with said applications and declaration as amended shall be performed in all respects as set forth in and for the purposes represented by said applications and declaration as amended; and

(2) That within ten days after the transactions referred to herein the applicants and declarant shall respectively file with this Commission certificates of notification showing that such transactions have been effected in accordance with the terms and conditions of, and for the purposes represented by, said applications and declaration as amended; and

(3) That Earned Surplus at December 31, 1938 be so designated on the Balance Sheet of Gas Utilities Company and that no dividend payments shall be made by

Gas Utilities Company without application to, and approval by order of this Commission, unless made from Earned Surplus since January 1, 1939, which surplus shall be so designated under a separate caption on the Balance Sheet of the Company.

By the Commission.

[SEAL] FRANCIS P. BRASSOR,
Secretary.

[F. R. Doc. 39-2861; Filed, August 3, 1939;
11:03 a. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 31st day of July 1939.

[File No. 43-193]

IN THE MATTER OF PEOPLES LIGHT AND POWER COMPANY

ORDER RELATIVE TO DECLARATION

Peoples Light and Power Company, a registered holding company, having filed a declaration pursuant to Section 7 of the Public Utility Holding Company Act of 1935 concerning an amendment to its charter changing the voting rights of its common stockholders so as to give such stockholders, upon the happening of certain events, the right of cumulative voting with respect to the election of directors;

A public hearing having been held upon such declaration as amended after appropriate notice¹ and the Commission having considered the record in this matter and having made and filed its findings herein;

It is ordered, That the aforesaid declaration by Peoples Light and Power Company be and become effective forthwith.

It is further ordered, That this order be subject to the following terms and conditions:

(1) That all acts in connection with said declaration shall be performed in all respects as set forth in and for the purposes represented by said declaration, as amended,

(2) Within ten days after such charter amendment, declarant shall file with this Commission a certificate of notification showing that such charter amendment has been effected in accordance with the terms and conditions of and for the purposes represented by the declaration, as amended.

By the Commission.

[SEAL] FRANCIS P. BRASSOR,
Secretary.

[F. R. Doc. 39-2862; Filed, August 3, 1939;
11:03 a. m.]

¹ 4 F.R. 1901 DI.

